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| 6   | COUNTY OF ALAMEDA DEFENDANTS  |  |
| 7 8 | LINITED STAT  | ES DISTRICT COURT                                      |
|     |   |  |
| 9   | NORTHERN DIST   | TRICT OF CALIFORNIA                                    |
| 10  |   |  |
| 11  | CANDACE STEEL, AND BABY H, a minor by and through CANDACE STEEL,              | Case No. 3:18-cv-05072-JD                              |
| 12  | Plaintiffs,   | STIPULATION OF DISMISSAL OF<br>DEFENDANT D. SKOLDQVIST |
| 13  | V.  | [FRCP 41(a)(1)(A)(ii)]                                 |
| 14  | ALAMEDA COUNTY SHERIFF'S  |  |
| 15  | OFFICE, GREGORY J. AHERN, BRETT   |  |
| 16  | M. KETELES, TOM MADIGAN, T. POPE,<br>T. RUSSELL, D. SKOLDQVIST, LT.           |  |
| 17  | HATTAWAY, SGT.<br>CALAGARI, DEPUTY DIVINE (#512),                             |  |
| 18  | DEPUTY DEBRA FARMANIAN,<br>DEPUTY WEATHERBEE (#238),                          |  |
| 19  | DEPUTY TANIA POPE, DEPUTY   |  |
| 20  | WINSTEAD, DEPUTY CAINE, DEPUTY BOCANEGRA, ALAMEDA COUNTY and                  |  |
| 21  | John & Jane DOEs, Nos. 1 – 50, The CALIFORNIA FORENSIC MEDICAL                |  |
| 22  | GROUP, a corporation; its Employees and Sub-Contractors, and Rick & Ruth ROEs |  |
| 23  | Nos. 1-50,  |  |
| 24  | Defendants.   |  |
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OAK #4815-8094-8889 v1

## 1 TO THE HONORABLE COURT AND ALL PARTIES AND COUNSEL: 2 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiffs and Defendants of 3 the above-entitled action, by and through their counsel of record, hereby stipulate to dismiss this 4 action with prejudice as to defendant D. Skoldqvist, with each party bearing that party's own 5 attorney's fees and costs. 6 Dated: August 19, 2019 BURKE, WILLIAMS & SORENSEN, LLP 7 8 By: /s/ *Gregory B. Thomas* 9 Gregory B. Thomas Temitayo O. Peters 10 Attorneys for Defendants COUNTY OF ALAMEDA 11 **DEFENDANTS** 12 LAW OFFICES OF YOLANDA HUANG Dated: August 19, 2019 13 14 By: /s/ Yolanda Huang 15 Yolanda Huang Attorneys for Plaintiff 16 CANDACE STEEL 17 Dated: August 19, 2019 BERTLING LAW GROUP, INC. 18 19 By: /s/ Peter G. Bertling 20 Peter G. Bertling Attorneys for Defendant 21 CALIFÓRNIA FORENSIC MEDICAL **GROUP** 22 23 DECLARATION REGARDING AUTHORIZATION 24 Under N.D. Cal. Local Rule 5-1(i)(3), I attest that I obtained authorization in the filing of 25 this document from the other signatories listed here. 26 By: /s/ Gregory B. Thomas Gregory B. Thomas, Esq.

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